

No. 98-3613

[UNPUBLISHED]

Officer, in her personal and official *
capacity; Jason Anderson, Officer, in *
his personal and official capacity; *
Barbara Taylor, Nurse, in her personal *
and official capacity; E. Kopti, Dr., in *
his personal and official capacity, *
*
Appellees. *

Submitted: July 26, 1999
Filed: August 4, 1999

Before BOWMAN, FAGG, and HANSEN, Circuit Judges.

PER CURIAM.

Michael Duane Damron appeals the district court's grant of summary judgment for the defendants in Damron's 42 U.S.C. § 1983 (Supp. III 1997) action. Damron's contention that the district court abused its discretion in denying both Damron's motion for reconsideration of the order staying discovery and his motion to compel discovery is meritless. See Dulany v. Carnahan, 132 F.3d 1234, 1238-39 (8th Cir. 1997). Having carefully reviewed the parties' briefs and the record, we reject Damron's remaining arguments for the reasons set out in the magistrate judge's thorough report and recommendation as adopted by the district court. We affirm. See 8th Cir. R. 47B.

A true copy.

Attest:

CLERK, U.S. COURT OF APPEALS, EIGHTH CIRCUIT.